## **REMARKS**

Applicants thank the Examiner for the thorough consideration given the present application. Claims 1-6 are currently being prosecuted. The Examiner is respectfully requested to reconsider her rejections in view of the amendments and remarks as set forth below.

## Rejection under 35 USC 102

Claims 1-6 stand rejected under 35 USC 102 as being anticipated by COMSTOCK et al., U.S. Patent 5,183,182. This rejection is respectfully traversed.

Applicants disagree with the Examiner's understanding of this reference. The Examiner states that the reference has a stationary base 24 but also calls the main body by the same reference numeral. Applicants submit that reference numeral 24 cannot be both the stationary base and the main body. The Examiner also states that the reference includes a concave and refers to the cover 67. Applicants submit that the cover 67 is not on the stationary base, but rather on the main body. Further, the Examiner is again denominating cover 67 as being both the cover and the concave. Further, Applicants do not understand what the Examiner has considered to be the blocking board. Applicants also disagree that a slot is shown in the lower portion of the back, as is presently claimed.

Applicants have amended claim 1 to further differentiate the claims from this reference.

Applicants now make it clear that the main body is separate from the stationary base.

Accordingly, the Examiner's assertion that element 24 is both of these features can no longer be supported. The fastener located on the bottom of the stationary base is now specifically defined

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to be for holding the stationary base and the main body together. The fastener indicated by the Examiner holds the cover to the main body.

Likewise, the holding hole is defined as holding the main body to the base. This is not seen on the reference. The "T" shaped pillar is now being defined as being viewed in cross-section. No such arrangement is shown in the reference. For these reasons, Applicants submit that amended claim 1 further defines over this reference.

Claims 2-6 depend from claim 1 and, as such, are also considered to be allowable. In addition, each of these claims recite additional features which make these claims additionally allowable.

Applicants have amended the specification and abstract to correct a number of wording and formatting errors. In particular, on pages 1 and 2, reference numerals 71 and 72 have been reversed. Other minor changes have also been corrected to place the application in better form for allowance.

## Conclusion

In view of the above remarks, it is believed that the claims clearly distinguish over the patent relied upon by the Examiner. In view of this reconsideration of the rejection and allowance of all the claims are respectfully requested.

Because the additional prior art cited by the Examiner has been included merely to show the state of the prior art and has not been utilized to reject the claims, no further comments concerning these documents are considered necessary at this time.

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In the event that any outstanding matters remain in this application, the Examiner is invited to contact the undersigned at (703) 205-8000 in the Washington, D.C. area.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

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Respectfully submitted,

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